

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 053466/0201

*Copy 2*  
In re patent application of

Tadamitsu KISHIMOTO

Group Art Unit: 1642

Serial No. 08/817,507

Examiner: J. Reeves

Filed: April 17, 1997

For: PHARMACEUTICAL COMPOSITION FOR TREATMENT OF  
DISEASES CAUSED IL-6 PRODUCTION

**PROPOSED AMENDMENT AND REQUEST FOR RECONSIDERATION**  
**UNDER 37 C.F.R. § 1.116**

*Always*  
*Box AF*  
Box AF

Assistant Commissioner for Patents  
Washington, D.C. 20231

*Re*  
Sir:

*OK to enter  
5/25/99*  
This responds to the Office Action mailed March 17, 1999. A Petition for Extension of Time for two month with the requisite fee is attached to extend the time until September 17, 1999, which is within the six-month statutory period. A previous amendment under 37 C.F.R. § 1.116 was filed on July 19, 1999 with a petition for a one month extension of time and the requisite fee.

In the event that this petition or fee is deficient or absent, please consider this paragraph such a request and authorization to withdraw the appropriate fee under 37 C.F.R. §§ 1.16 to 1.18 from Account no. 19-0741. Kindly amend the claims as follows:

**IN THE SPECIFICATION:**

On page 1, between lines 4 and 5, delete "claims priority to" in the following sentence "This application claims priority to PCT/JP95/02169 filed on October 20, 1995 which claims priority to Japanese application 6-257010 filed on October 21, 1994." that was added in the amendment dated October 13, 1998, and replace it with --is a 35 U.S.C. 371 national stage filing of--.

On page 4, line 16, after "etc." insert --The hybridoma PM-1 was deposited as FERM BP-2998 on July 10, 1990, as an international deposit under the Budapest Treaty at

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M.G.J  
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